25.14 DESTROYING, ETC., OF PUBLIC PROPERTY.

It shall be unlawful for any person maliciously or wilfully to destroy, mutilate, injure or deface any of the public buildings, grounds, signs, sidewalks, electric lights, electric light poles or other property of the city.

It shall be unlawful for any officer or employee of any municipal department, or any other person, to destroy, injure, remove or disturb any bench, mark or monument in any street or public place in the city without first procuring a permit from the city manager. (Code 1955, ch. 25, § 12.)

[As to malicious injury to buildings and structures, see Florida Statutes, 1961, § § 822.01 to 822.23. For state law as to trespass and injuring real property, see Florida Statutes, 1961, § § 821.01 to 821.37.]

25.15 DISORDERLY CONDUCT.

Any person who shall make, aid, countenance or assist in making any improper noise, disturbance or breach of the peace or diversion tending to a breach of the peace; any person found in a disorderly house, house of ill fame or gaming house; any person who shall engage in or aid or abet in any fight, quarrel or other disturbance; any person who stands, loiters or strolls about in any place in the city waiting or seeking to obtain money or other valuable thing from others by trick or fraud or who aids or assists therein; any person who shall engage in any fraudulent scheme, device or trick to obtain money or other valuable thing in any place in the city or who shall aid or abet or in any manner be concerned therein; any person who shall engage in any person who shall engage in any

indecent or obscene conduct in any public place shall be deemed guilty of disorderly conduct, and it shall be unlawful for any person to commit disorderly conduct. (Code 1955, ch. 25, § 13.)

[For authority to punish disorderly conduct, see Char., § 3, subsec. (0).]

25.16 DISORDERLY HOUSES, ETC.

FLORIDA STATUTES

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- 822.03 Injuring public buildings or structures.—Whoever wantonly, willfully or maliciously shall mar, deface, injure or mutilate the capitol, or any public state, county or municipal building or structure, or any church, synagogue, or any building used by a civic or charitable organization, or the contents or the walls thereof, or the fence, or the trees, or the grounds, or shall cause same to be done, shall be punished by imprisonment not exceeding twelve months, or by fine not exceeding \$500.00
- Whoever commits such acts as are of a nature to corrupt the public morals, or outrage the sense of public decency, or affect the peace and quiet of persons who may witness them, or engages in brawling or fighting, or engages in such conduct as to constitute a breach of the peace or disorderly conduct, shall be guilty of a misdemeanor, and subject to punishment as provided by law.
- 811.021 Larceny defined; penalties; sufficiency of indictment, information or warrant.—(1) (a) Takes from the possession of the true owner, or of any other person; or obtains from such person possession by color or aid of fraudulent or false representations or pretense,

or of any false token or writing; or obtains the signature of any person to a written instrument, the false making whereof would be punishable as forgery; or secretes, withholds, or appropriates to his own use, or that of any person other than the true owner, any money, personal property, goods and chattels, thing in action, evidence of debt, contract, or property, or article of value of any kind; or